1 2 3 4 5 6 7 IN THE UNITED STATE DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON 9 SEATTLE DIVISION 10 DANIEL MAYNOR, JR., on his own behalf Case No. and on behalf of those similarly situated, 11 NOTICE OF REMOVAL OF ACTION UNDER 28 USC § 1346(b)(1) and 12 (Clerk's Action Required) TRACY FOX, on her own behalf and on behalf **13** of those similarly situated 14 King County Superior Court Plaintiffs, Case No. 22-2-01713-9 SEA **15** v. **16** SEA MAR COMMUNITY HEALTH 17 CENTER, a Washington Public Benefit 18 Corporation, 19 Defendant. 20 TO: THE CLERK OF THE COURT 21 AND TO: ALL PARTIES OF RECORD AND THEIR COUNSEL. 22 PLEASE TAKE NOTICE that Defendant SEA MAR COMMUNITY HEALTH 23 CENTERS ("Sea Mar"), hereby gives notice of the removal of the above-captioned action, Case 24 No. 22-2-01713-9 SEA, currently pending in the Superior Court of King County, Washington, to 25 the United States District Court for the Western District of Washington at Seattle on the grounds 26 set forth below: 27

NOTICE OF REMOVAL OF ACTION- 1

I. STATE COURT ACTION

The State Court action to be removed, Daniel Maynor, Jr, on his own behalf and on behalf of those similarly situated and Tracy Fox, on her own behalf and on behalf of those similarly situated v. Sea Mar Community Health Center, a Washington Public Benefit Company, was filed in King County Superior Court, State of Washington, on February 2, 2022. A true and correct copy of the Class Action Complaint filed in King County Superior Court Case No: 22-2-01713-9 SEA is attached as **Exhibit A**. This is a civil action arising out of alleged negligence per se violations of (1) unfair trade practices pursuant to FTC Act 15 U.S.C. § 45; and (2) RCW 19.255.010, Washington Data Breach Disclosure Law, and (3) RCW 19.86.101 Washington Consumer Protection Act; as well as allegations of (4) negligence, with claims made by Plaintiffs for money damages, injunctive relief, statutory interest and penalties, attorney fees and costs.

II. GROUNDS FOR REMOVAL

The Federally Supported Health Centers Assistance Act allows the United States to deem actors, agencies, and employees to be part of the Public Health Service.

A. Sea Mar is a Deemed Employee of the Federal Government.

Sea Mar is a community-based health care provider that receives funds from the Health Resources & Services Administration. Sea Mar receives government funding because it provides primary care services in underserved areas. Sea Mar is a Federally Qualified Health Center. As such, Sea Mar has been deemed by the Health Resources and Services Administration, in accordance with the Federally Supported Health Centers Assistance Act, to be a Public Health Service employee of the federal government. The relevant deeming notices are attached collectively as **Exhibit B**.

B. The Federal Tort Claims Act, 28 U.S.C. 1346(b) Applies to Plaintiffs' Claims.

The Federal Tort Claims Act ("FTCA"),28 U.S.C. § 1346(b) *et seq.*, provides immunity from suits to Sea Mar because Sea Mar has been deemed to be a Public Health Service employee of the federal government.

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Subject to the provisions of chapter 171 of this title, the district courts... shall have exclusive jurisdiction of civil actions against the United States... for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred.

The regulations establish that the federal government is proper party defendant in an FTCA suit and not Public Health Service employees like Sea Mar.

C. The Public Health Services Act Applies to Sea Mar.

The Public Health Service Act provides liability protection to Public Health Service ("PHS") employees like Sea Mar under the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b). Sea Mar is a PHS employee under the Federally Supported Health Centers Assistance Act, 42 U.S.C. §§ 233(g)-(n). The *exclusive* remedy for damage for personal injury "resulting from the performance of medical, surgical, dental, or *related functions*, ... by any commissioned ... employee of the Public Health Service while acting within the scope of his office or employment" is *against the United States*. 42 U.S.C. § 233(a). Plaintiffs allege they suffered personal injuries, including anxiety and emotional distress, as a result of a data breach incident in the Sea Mar environment. The Federally Supported Health Centers Assistance Act (42 U.S.C. § 233(a)) provides absolute immunity for PHS employees acting within the scope of their employment. *Hui v. Castaneda*, 559 U.S. 799, 806 (2010).

D. Sea Mar's Conduct Was Function Required and Related to the Provision of Medical Care.

To facilitate medical care, Sea Mar—like any doctor's office—creates medical records, and collects and maintains personal information from its patients. The maintenance, retention, and security of patients' records are legally required and "related functions" to the provision of medical care within the scope of federal immunity. Plaintiffs' claims arise from a data breach event that allegedly allowed access to patients' personal identifying information ("PII") and protected health information ("PHI"). Plaintiffs' alleged injuries therefore undeniably arise out of

the "related functions" to medical care—creating and maintaining medical, financial and other personal records of patients and their guarantors. Sea Mar qualifies for immunity, and in an FTCA suit a plaintiff's exclusive remedy is to proceed in an action against the United States in district court.

III. TIME FOR REMOVAL

There is no time bar for Notice of Removal under the Federal Tort Claims Act 28 U.S.C. \$1346(b)(1) because the district courts have exclusive jurisdiction over actions against the United States for negligent or wrongful acts or omissions committed by government employees. "Subject to the provisions of chapter 171 of this title, the district courts . . . shall have exclusive jurisdiction of civil actions against the United States . . . for injury or loss of property, or personal injury . . . "

Pursuant to the Federal Tort Claims Act, 28 U.S.C. §§ 1346(b) and the Federally Supported Health Centers Assistance Act, 42 U.S.C. §§ 233(g)-(n) the district court has exclusive jurisdiction over FTCA claims, and in an FTCA suit the only remedy is against the United States.

IV. REQUIRED DOCUMENTS

Defendant Sea Mar will promptly give written notice to all adverse parties. 28 USC § 1446(d).

In accordance with 28 USC § 1446 and LCR 101 (b)(1), a copy of the operative complaint is attached and filed herewith as **Exhibit A**.

Opposing counsel is listed below and is being served with a copy of this Notice as set forth in the Declaration of Service below in accordance with LCR 101(b)(2).

WHEREFORE, Defendant Sea Mar gives notice that the court action pending against it in King County Superior Court has been removed from that court to the United States District Court for the Western District of Washington at Seattle.

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1 DATED this 16th day of February, 2022 LEWIS BRISBOIS BISGAARD & SMITH LLP 2 s/Kathleen A. Nelson Kathleen A. Nelson, WSBA #22826 3 s/Randy J. Aliment 4 Randy J. Aliment, WSBA #11440 5 s/Aryn M. Seiler 6 Aryn M. Seiler, WSBA #57270 7 1111 Third Avenue, Suite 2700 8 Seattle, Washington 98101 Tel: (206) 436-2020 Fax: (206) 436-2030 9 Kathleen.Nelson@lewisbrisbois.com Randy.Aliment@lewisbrisbois.com 10 Aryn.Seiler@lewisbrisbois.com Attorneys for Defendant 11 **12 13** 14 **15** 16 **17** 18 19 **20** 21 22 23 24 25 **26** 27

NOTICE OF REMOVAL OF ACTION- 5

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DECLARATION OF SERVICE

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I hereby certify that on February 16, 2022, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filling to all attorneys of record and provide service via electronic mail to:

4	Caleb Marker, WSBA No. 57112	☐ via U.S. Mail, first class, postage prepaid
•	ZIMMERMAN REED LLP	☐ via Legal Messenger Hand Delivery
5	6420 Wilshire Blvd., Suite 1080	☐ via Facsimile
	Los Angeles, CA 90048	☑ via CM/ECF
6	Attorney for Plaintiffs	☑ via E-mail: caleb.marker@zimmreed.com
7	Brian C. Gudmundson, Pro hac vice	☐ via U.S. Mail, first class, postage prepaid
	Jason P. Johnston, Pro hac vice	☐ via Legal Messenger Hand Delivery
8	Michael J. Laird, Pro hac vice	☐ via Facsimile
	Rachel K. Tack, Pro hac vice	☑ via CM/ECF
9	ZIMMERMAN REED LLP	▼ via E-mail: brian.gudmundson@zimmreed.com
.	1100 IDS Center	jason.johnston@zimmreed.com
10	80 South 8th Street	michael.laird@zimmreed.com
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**	Attorneys for Plaintiffs	
12	Christopher D. Jennings, <i>Pro hac vice</i>	☐ via U.S. Mail, first class, postage prepaid
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15	Jonathan S. Mann, <i>Pro hac vice</i>	☐ via U.S. Mail, first class, postage prepaid
	PITTMAN, DUTTON, HELLUMS,	☐ via Legal Messenger Hand Delivery
16	BRADLEY & MANN, P.C.	☐ via Facsimile
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17	Birmingham, AL 35203	■ via E-mail: jon@pittmandutton.com
18	Attorney for Plaintiffs	
10	Nicholas W. Brown	☐ via U.S. Mail, first class, postage prepaid
19	Kristen R. Vogel, NY No. 5195664	☐ via Legal Messenger Hand Delivery
	Assistant United States Attorney	☐ via Facsimile
20	Western District of Washington	☑ via CM/ECF
21	700 Stewart Street, Suite 5220	☑ via E-mail: kristen.vogel@usdoj.gov
	Seattle, Washington 98101-1271	
22	(206) 553-7970 / (206) 553-4067 Fax	
	United States Attorneys	
23	I certify under penalty of perjury under the laws of the United States of America that the	

I certify under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

EXECUTED February 16, 2022 at Seattle, Washington.

s/Helen Northrop Helen Northrop, Legal Secretary Helen.Northrop@lewisbrisbois.com

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